publication in the Iowa State Register and the Buchanan County Bulletin.

Approved April 11th, 1888.

I hereby certify that the foregoing act was published in the Iowa State Register April 21, and the Buchanan County Bulletin May 4... FRANK D. JACKSON, Secretary of State.

CHAPTER 190.

EMPLOYMENT OF BLIND PEOPLE WITHIN THE STATE.

H. F. 360.

AN ACT to Provide for the Appointment of a Commission to Examine and Report to the Twenty Third General Assembly with Reference to the Employment of the Blind People Within this State.

Be it enacted by the General Assembly of the State of Iowa:

Commission appointed.

SECTION 1. That the Governor of the State is hereby authorized and empowered to appoint a commission of three suitable persons (one of whom shall be a woman) for the purposes and the duties hereinafter provided.

Experience and compensation of Jommission. SEC. 2. Said commissioners shall be citizens of the State of Iowa who have given attention to the instruction and employment of blind people in useful and industriol [industrial] arts. Said Commissioners shall receive as compensation for their services the sum of three dollars for each day actually employed and their necessary travelling expenses to be paid by the State Treasurer upon warrants to issue by the State Auditor on the order of the Executive Council and the itemized statement of each Commissioner shall be duly verified and filed with said Council and by said Council audited and approved before said order shall be given.

Duties of Commission.

SEC. 3. It shall be the duty of such Commissioners to examine the various institutions in which the blind are employed in the useful and industrial arts, the machinery and material used, the different departments and kinds of employment in which blind people are and may be usefully and successfully engaged, the products of such employment, the facilities within the State or that can be secured, and propositions or proposals with reference thereto, and such other matters as they may find bearing on the question of proper and practicable employment for the blind people within this State.

Report required.

SEC. 4. Said Commissioners shall on or before the first day of September 1889, make a report of such investigation including any plans, propositions or proposals, together with such recommendations as they may deem expedient. Said Report to be made in writing to the Governor who shall cause the same to be printed for the use of the twenty third General Assembly.

Sec. 5. There is hereby appropriated out of any money in Appropriation the treasury, not otherwise appropriated the sum of one thous law. and dollars, or so much thereof as may be necessary to carry out the provisions of this act.

Approved April 18th, 1888.

CHAPTER 191.

TO APPORTION THE STATE INTO REPRESENTATIVE DISTRICTS.

AN ACT to Apportion the State into Representative Districts and H. F. 92. Declaring the Ratio of Representation.

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. That one representative for every twenty four Ratio of Repthousand inhabitants is hereby constituted the ratio of appor. resentation. tionment and that each representative district shall be as hereinafter described.

SEC. 2. Lee County shall be the first district and entitled to Lee, 1 Dist.

one representative, 84,024.

SEC. 8. Van Buren County shall be the second district and Van Buren, 2

entitled to one representative, 16170.

SEC. 4. Davis County shall be the third district and entitled Davis, 8 Dist. to one representative, 15,170.

Suc. 5. Appanoose County shall be the fourth district and Appanoose, 4 entitled to one representative, 16,941.

SEC. 6. Wayne County shall be the fifth district and entitled Wayne, 5 Dist. to one representative 15,494.

SEC. 7. Decatur County shall be the sixth district and en-Decatur, 6 titled to one representative, 15,083.

SEC. 8. Ringgold County shall be the seventh district and Ringgold, 7 entitled to one representative, 12,780.

SEC. 9. Taylor County shall be the eighth district and en-Taylor, 8 Dist. titled to one representative, 15,978.

SEC. 10. Page County shall be the ninth district and entitled Page. 9 Dist. to one representative, 20,938.

SEC. 11. Fremont County shall be the tenth district and en. Fremont, 10 titled to one representative, 15921.

SEC. 12. Mills County shall be the eleventh district and en- Mills, 11 Dist. titled to one representative, 13,727.

SEC. 18. Montgomery County shall be the twelfth district Montgomery, and entitled to one representative, 15,901.

SEC. 14. Adams County shall be the thirteenth district and Adams, 18 entitled to one representative 12,146.

SEC. 15. Union County shall be the fourteenth district and Union, 14 Dist. entitled to one representative 16,502. SEC. 16. Clarke County shall be the fifteenth district and en-Clarke, 15 Dist. titled to one representative, 11,369. Lucas County shall be the sixteenth district and en-SEC. 17. Lucas, 16 Dist. titled to one representative, 14791. Monroe County shall be the seventeenth district Monroe, 17 SEC. 18. Dist. and entitled to one representative, 12,324. Wapello County shall be the eighteenth district and SEC. 19. Wapello, 18 Dist. entitled to one representative 25,803. Jefferson County shall be the nineteenth district Jefferson, 19 SEC. 20. and entitled to one representative, 15,995. SEC. 21. Henry County shall be the twentieth district and Henry, 20 Dist. entitled to one representative 17,862. SEC. 22. Des Moines County shall be the twenty first dis-Des Moines, 21 Dist. trict and entitled to one representative 35,733. Louisa, 22 Dist. SEC. 23. Louisa County shall be the twenty second district and entitled to one representative 11,926. Washington, SEC. 24. Washington County shall be the twenty third dis-23 Dist. trict and entitled to one representative, 18,504. SEC. 25. Keokuk County shall be the twenty fourth district Keokuk, 24 and entitled to one representative, 23,318. Mahaska County shall be the twenty-fifth district Mahaska, 25 Dist. SEC. 26. and entitled to one representative, 27,131.

SEC. 27. Marion County shall be the twenty-sixth district Marion, 26 Dist. and entitled to one representative, 23,419. SEC. 28. Warren County shall be the twenty seventh district Warren, 27 Dist. and entitled to one representative 17,868. Madison County shall be the twenty-eighth district Madison, 28 SEC. 29. and entitled to one representatives, 16,240. Adair County shall be the twenty-ninth district and SEC. 30. Adair, 29 Dist. entitled to one representative, 14,102. Cass, 30 Dist. SEC. 31. Cass County shall be the thirtieth district and entitled to one representative, 19,019. SEC. 32. Pottawattamie County shall be the thirty first dis-Pott'a, 81 Dist. trict and entitled to two representatives, 45,866. Harrison County shall be the thirty-second district SEC. 33. Harrison, 32 and entitled to one representative, 20,560. SEC. 34. Shelby County shall be the thirty third district and Shelby, 33 Dist. entitled to one representative 16,806. Audubon County shall be the thirty-fourth district Audubon, 84 SEC. 35. and entitled to one representative 10,825. Guthrie County shall be the thirty fifth district and SEC. 36. Guthrie, 35 Dist. entitled to one representative, 16 439. Dallas County shall be the thirty sixth district and Dallas, 36 Dist SEC. 37.

entitled to one representative, 20,050. Polk County shall be the thirty-seventh district and Polk, 37 Dist. SEC. 38.

entitled to two representatives 51,907.

SEC. 39. Jasper County shall be the thirty-eighth district and Jasper, 38 Dist. entitled to one representative, 25,247.

SEC. 40. Poweshiek County shall be the thirty ninth district Poweshiek, 20 Dist. and entitled to one representative, 18,203.

SEC. 41. Iowa County shall be the fortieth district and enti- Iowa, 40 Dist.

tled to one representative, 18,190.

SEC. 42. Johnson County shall be the forty first district and Jehnson, 41 entitled to one representative, 23,046.

SEC. 43. Muscatine County shall be the forty second district Muscatine, 42 and entitled to one representative, 24,820.

SEC. 44. Scott County shall be the forty third district and Scott, 48 Dist.

entitled to two representatives, 41,956.

SEC. 45. Cedar County shall be the forty fourth district and Cedar, 44 Dist. entitled to one representative, 17,832.

SEC. 46. Clinton County shall be the forty-fifth district and Clinton, 45 entitled to two representatives 38,661.

SEC. 47. Jackson County shall be the forty sixth district and Jackson, 46 entitled to one representative, 22,839.

SEC. 48. Jones County shall be the forty seventh district and Jones, 47 Dist. entitled to one representative, 19854.

SEC. 49. Linn County shall be the forty eighth district and Linn, 48 Dist. entitled to two representatives 40,720.

SEC. 50. Benton County shall be the forty-ninth district and Benton, 49 entitled to one representative, 28,902.

SEC. 51. Tama County shall be the fiftieth district and enti- Tama, 50 Dist. tled to one representative, 21,622.

SEC. 52. Marshall County shall be the fifty-first district and Marshall, 51

entitled to one representative, 25,036. SEC. 53. Story County shall be the fifty-second district and story, 52 Dist.

entitled to one representative, 17,527.

SEC. 54. Boone County shall be the fifty-third district and Boone, 58 Dist. entitled to one representative 24,972.

Greene County shall be the fifty fourth district and Greene, 54 SEC. 55. entitled to one representative. 15,923.

SEC. 56. Carroll County shall be the fifty-fifth district and Carroll, 55 entitled to one representative. 16,329.

SEC. 57. Crawford County shall be the fifty-sixth district and Orawford, 55 entitled to one representative, 16,131.

SEC. 58. Monona County shall be the fifty-seventh district Monona, 57 and entitled to one representative 12,178.

Woodbury County shall be the fifty-eighth district Woodbury, 58 SEC. 59. and entitled to one representative 32,289.

SEC. 60. Ida County shall be the fifty-ninth district and enti- Ida, 50 Dist. tled to one representative 9,012.

SEC. 61. Sac County shall be the sixtieth district and enti- Sac, 80 Dist. tled to one representative, 12,741.

SEC. 62. Calhoun County shall be the sixty-first district and Calhoun, 81 entitled to one representative, 9,836.

SEC. 63. Webster County shall be the sixty-second district Webster, 62 and entitled to one representative, 19,987.

SEC. 64. Hamilton County shall be the sixty-third district Hamilton, ss and entitled to one representative, 14,075.

O,Brien, 82 Dist.

Kossuth, 84 Dist.

Dist.

Hardin, 64 Dist. SEC. 65. Hardin County shall be the sixty-fourth district and entitled to one representative, 18,526. SEC. 66. Grundy County shall be the sixty-fifth district and Grandy, 65 Dist. entitled to one representative, 12,804. SEC. 67. Blackbawk County shall be the sixty-sixth district Blackhawk, 66 Dist. and entitled to one representative, 23,860. Buchanan County shall be the sixty-seventh district Buchanan, 67 SEC. 68. Dist. and entitled to one representative, 17,726. Delaware County shall be the sixty eighth district SEC. 69. Delaware, 68 Dist. and entitled to one representative, 17,436. Dubuque County shall be the sixty ninth district SEC. 70. Dubuque 69, and entitled to two representatives 45,496.

Clayton County shall be the seventieth district and Clayton 70, Dist. Smc. 71. entitled to one representative 26,853.

SEC. 72. Fayette 71, Dist. Fayette County shall be the seventy first district and entitled to one representative, 22,422.

Bremer County shall be the seventy second district Bremer 72, Dist. SEC. 78. and entitled to one representative 14,350. SEC. 74. Butler County shall be the seventy third district Butler 78, Dist.

and entitled to one representative 14,523. Franklin 74, Dist. SEC. 75. Franklin County shall be the seventy fourth district

and entitled to one representative 11,324. Wright County shall be the seventy fifth district Wright 75, Dist. SEC. 76.

and entitled to one representative 9,380. Humboldt 76, Humboldt County shall be the seventy sixth district SEC. 77. Dist.

and entitled to one representative 8,065. Pocahontas and Clay 77, Dist. Pocahontas (6152) and Clay (6438) Counties shall SEC. 78. be the seventy seventh district and entitled to one representative,

12590. Buena Vista 78, Buena Vista County shall be the seventy eighth dis-SEC. 79. Dist.

trict and entitled to one representative 11,580. Cherokee 79, Dist. Cherokee County shall be the seventy ninth district SEC. 80. and entitled to one representative 12,584.

Plymouth 80, SEC. 81. Plymouth County shall be the eightieth district and and entitled to one representative 15,481.

SEC. 82. Sioux County shall be the eighty first district and Sioux, 81 Dist. entitled to one representative 11,584.

O'Brien County shall be the eighty-second district SEC. 83. and entitled to one representative, 8,889.

Palo Alto, Em-met and Dick-incon, 83 Dist. SEC. 84. Palo Alto (6,889) Emmet (2,781) and Dickinson (3,218) Counties shall be the eighty third district and entitled

to one representative, 12,388. Kossuth County shall be the eighty-fourth district SEC. 85. and entitled to one representative, 9,337.

Hancock (5,089) and Winnebago (5,579) Counties Hancock and Winnebago, 85 SEC. 86. shall be the eighty-fifth district and entitled to one representative 10,668.

Cerro Gordo County shall be the eighty-sixth dis-SEC. 87. Cerro Gordo, 86 Dist. trict and entitled to one representative, 12,688.

SEC. 88. Floyd County shall be the eighty seventh district Floyd, 87 Dist. and entitled to one representative 15,362.

SEC. 89. Chickasaw County shall be the eighty-eighth dis Chickasaw, 88 trict and entitled to one representative 13,899.

Allamakee County shall be the eighty-ninth district Allamakee, 89 and entitled to one representative 18,335.

SEC. 91. Winneshiek County shall be the ninetieth district Winneshiek, so

and entitled to one representative 22,680.

SEC. 92. Howard County shall be the ninety-first district and Howard, 91 entitled to one representative 9,305.

SEC. 93. Mitchell County shall be the ninety second district Mitchell, 92 and entitled to one representative 12,825.

Worth County shall be the ninety third district and worth, as Dist.

entitled to one representative, 8,257.

SEC. 95. Osceola (3,995) and Lyon (4,007) Counties shall be Osceola and the ninety-fourth district and entitled to one representative Lyon, 94 Dist.

Approved April 12, 1888.

CHAPTER 192.

AUTHORIZING SALE OF OLD CAPITOL BUILDING.

AN ACT to Authorize and Empower the Executive Council of the H. F. ess. State of Iowa to Sell and Convey Lots No. Eleven (11) and Twelve (12) Block Six (6) Scott's Addition to the Town Des Moines Iowa.

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. That the Executive Council of the State of Iowa old capitol be and is hereby authorized and empowered to sell, and, sold. convey Lots eleven (11) and twelve (12) in Block six (6) Scotts addition to the the town of Des Moines Iowa (being the property known as the Old Capitol Building) in such manner, and on such terms as may be deemed for the best interests of the State. And the Governor is hereby authorized to issue Patent to purchaser on full payment of purchase money. Said sale to be made by inviting sealed bids for said property. After advertising the sale thereof in the Iowa State Register and Des Moines Leader for not less than three weeks Provided that the executive council may reject any and all bids if they deem it for the interest of the State to do so.

SEC. 2. Prior to sale as contemplated in this act the Execu- Council may tive Council is hereby authorized and empowered to lease the lease property. property of the State (as described in Section One (1) of this act) on such terms and for such purposes as may by them be deemed for the best interests of the State.

SEC 3. This act being deemed of immediate importance shall Publication. be in force and take effect from and after its publication in the